SUBSECTION (f). Amend Section five hundred fourteen and one half as follows:

- (1) By striking out in the first complete paragraph on Page one hundred and ninety-nine, the word "of" after the words "Superior Court" appearing in line eight, and substituting in lieu thereof the words "or municipal or county court having jurisdiction in"; by striking out the words "the Superior Court" appearing in line ten of said paragraph and inserting in lieu thereof the words "such court"; and by striking out the words "in the Superior Court" appearing in lines eleven and twelve of said paragraph.
- (2) By substituting a period for the semicolon after the word "effect" in line five of the next to the last paragraph and striking out all of said paragraph that follows thereafter.

SUBSECTION (g). Amend Section five hundred and seventeen, Subsection (a), by substituting a comma for the colon after the word "container" in line eight and by adding thereafter the following: and in bottles or containers of the capacity of one quart, or its equivalent, a tax of three and one third cents per bottle or container.

SUBSECTION (h). Amend Section five hundred and seventeen, by striking out Subsection (b) and inserting in lieu thereof the following:

(b) The payment of the tax imposed by the preceding subsection shall be evidenced as to containers of one quart, or its equivalent, or less, by the affixing of crowns or lids to such containers in which beverages are placed, received, stored, shipped, or handled, and upon which the tax has been paid at the rate prescribed in the preceding subsection.

SUBSECTION (i). Amend Section five hundred and seventeen by inserting immediately before the last paragraph a new Subsection (s) which shall read as follows:

(s) If any dealer, either at wholesale or retail shall expose for Revocation of sale or have in his possession either in storage or on display any nontax-paid beverages enumerated under Section five hundred and one (a) and (b) of this article, the Commissioner of Revenue shall have the authority to revoke any privilege license issued under this article to said dealer and said license shall not be renewed for the balance of the tax year; in addition, the Commissioner may refuse to issue new license to such dealer unless the dealer can satisfactorily show to the Commissioner of Revenue that he will in the future comply with the provisions of this article and the rules and regulations of the Commissioner issued under authority hereof.

certain licenses.